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Plaintiff & Plaintiff in Pro Se

**UNITED STATES BANKRUPTCY COURT  
CENTRAL DISTRICT OF CALIFORNIA**

In re:

MS. AMY LYNNE BLALOCK, an  
individual;

Debtor,

DR. STEWART LUCAS MURREY, an  
individual;

Plaintiff,

MS. AMY LYNNE BLALOCK, an  
individual;

Defendant.

Adversary Complaint Case No.

24-ap-01152-BR

[Assigned to: Hon. Judge Barry Russell]

**PLAINTIFF DR. MURREY'S REPLY  
TO DEFENDANT MS. BLALOCK'S  
OPPOSITION; DECLARATION OF  
DR. MURREY; REQUEST FOR  
JUDICIAL NOTICE**

Hearing Date:

Hearing Time:

Courtroom: 1668

Judge: Hon. Barry Russell

**PLAINTIFF DR. MURREY'S REPLY**

Herein plaintiff Dr. Murrey replies to defendant Ms. Blalock's opposition and attempt to deceive this court about the facts of the discovery relevant to this motion.

Because defendant's opposition is both deceitful and confused, to be clear: the discovery in question in this motion is: Interrogatories No.s 1-20, set one; and requests for production of documents, No.s 1-40, set one. Both were served properly

1 on defendant on 10 October 2024 (see the already filed declaration of plaintiff Dr.  
2 Stewart Lucas Murrey in support of his motion to compel from 19 November 2024  
3 ¶¶ 18-19, Exh. H).

4 Because defendant failed to respond whatsoever he emailed her a meet & confer  
5 letter on 10 November 2024 (decl. Dr. Murrey from 19 November 2024 ¶¶ 20-21,  
6 Exh. I). Ms. Blalock recklessly disregarded said meet & confer letter with her own  
7 letter three days later on 13 November 2024 and to which plaintiff forthwith  
8 responded to Ms. Blalock with a second meet and confer letter from that same day  
9 13 November 2024; and finally to which defendant responded by stating that  
10 plaintiff could file the instant motion to compel (Ibid.)  
11

12 Although defendant provided a response on days later on 17 November 2024 to  
13 plaintiff's interrogatories, set one, via email and without a proof of service, she  
14 continued to fail to respond properly in good faith and she improperly objected to all  
15 the subject-questions as she is now barred from any and all objections (decl. Dr.  
16 Murrey from 19 November 2024 ¶ 22, Exh. J). Meanwhile, since the filing of this  
17 motion defendant has also provided a bad faith response to plaintiff's requests for  
18 production of documents similarly with improper objections and which also must be  
19 compelled (decl. Dr. Murrey filed in support of this reply ¶ 3, Exh. N). Defendant  
20 thus wholly ignored, per usual, plaintiff's good faith meet & confer letter from 17  
21 November 2024 wherein he advised her that she could no longer use objections to  
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1 his discovery interrogatories and requests given that she had failed to respond timely  
2 (decl. Dr. Murrey ¶ 4, Exh. O).

3 Defendant continues to fail to provide complete and thorough responses without  
4 objections. This is true in regard to both interrogatories and requests for production  
5 of documents. This is particularly alarming given that defendant casually makes  
6 outlandish statements that she can produce evidence of “an ‘arrest’ of the plaintiff  
7 for murder” (RPD Response No. 2; decl. Dr. Murrey ¶ 3, Exh. N); and “multiple  
8 Domestic Violence Restraining Order’s brought against plaintiff” (whatever this  
9 means; RPD Response No. 12; decl. Dr. Murrey ¶ 3, Exh. N). As of today’s date, 10  
11 December 2024, defendant continues to utterly fail to respond to plaintiff’s  
12 interrogatories and requests for production of documents properly i.e. without  
13 objections and with complete and thorough responses. As this court is aware,  
14 plaintiff is entitled to said responses all of which are vital as he prepares for trial.

15 And as noted in a recent second motion to compel further responses to discovery  
16 that plaintiff has also had to file, defendant has also failed to provide any disclosures  
17 per rule 26(a)(1), despite the fact that plaintiff has in good faith provided defendant  
18 with over 200 pages of his own disclosures.

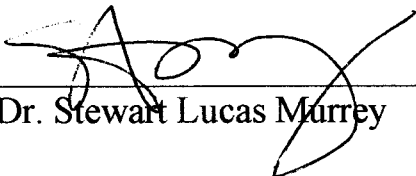
19 Finally, to support relevance to his discovery requests regarding the issue of  
20 unlawful monopoly platforms working covertly with national security state agencies  
21 and ex-spooks to promote their anonymous harassment, censorship and harm of the  
22 populace – also through their attempts to introduce new styles of digital money to  
23

1 the same effect of unlawful anonymous control, plaintiff hereby files concurrently –  
2 plaintiff respectfully files, concurrently his request for judicial notice.  
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5 Dated: 10 December 2024

Respectfully submitted,

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7 By:

  
8 Dr. Stewart Lucas Murrey  
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PROOF OF SERVICE

I declare as follows:

I am over the age of 18 years, and not a party to this action. My address is 1217 Wilshire Blvd. # 3655, Santa Monica, CA 90403, which is located in the county where the mailing described below took place. On 11 December 2024 I served the foregoing document(s) described as: Dr. Murrey's reply, declaration and request for judicial notice in the matter of Dr. Murrey v. Blalock (Federal Bankruptcy Case No. 24-ap-01152-BR) to:

Amy Lynne Blalock  
1001 Gayley Ave. # 24381  
Los Angeles, CA 90024  
Tel. (310) 569-6182  
Email: amyblalock@gmail.com

I served a true copy of the document(s) above:

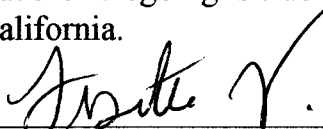
☐ By United States mail. I enclosed the documents in a sealed envelope or package addressed to the person(s) at the address(es) mentioned above and:

☐ placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with this business's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage full prepaid.

☒ By e-mail or electronic transmission. Based on a court order or an agreement of the parties to accept service by e-mail or electronic transmission, I caused the document(s) to be sent to the person(s) at the e-mail address(es) listed above. I did not receive, within a reasonable time after the transmission, any electronic message or other indication that the transmission was unsuccessful.

☐ I hereby certify that I am employed in the office of a member of the Bar of this Court at whose direction the service was made.

☒ I hereby certify under the penalty of perjury that the foregoing is true and correct.  
Executed on 11 December 2024 at Los Angeles, California.

  
Declarant